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	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
APPLICATION NO.		Barrie Gilbert 1482-129		8966
09/675,902	09/28/2000	Darrie Gilbert	•	
7590 05/21/2003			EXAMINER	
Joseph S. Mal	kuch			
Marger Johnson 1030 SW Morr	n & McCollom, P.C.		NGUYEN, TUNG X	
Portland, OR	97205		ART UNIT	PAPER NUMBER
			2829	
			DATE MAILED: 05/21/2003	3

Please find below and/or attached an Office communication concerning this application or proceeding.

,			Applicant(s)		
· ·		Application No.	Applicant(s)		
		09/675,902	GILBERT, BARRIE		
	Office Action Summary	Examiner	Art Unit		
		Tung X Nguyen	2829		
Daried fo	The MAILING DATE of this communication a or Reply				
THE I - External after - If the - If NC - Failu	ORTENED STATUTORY PERIOD FOR REPMAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period received by the Office later than three months after the may end patent term adjustment. See 37 CFR 1.704(b).	a. 1.136(a). In no event, however, may a reply be eply within the statutory minimum of thirty (30) dod will apply and will expire SIX (6) MONTHS fro	timely filed  ays will be considered timely.  m the mailing date of this communication.		
	Responsive to communication(s) filed on 2	6 March 2003 .			
1)⊠	This action is <b>FINAL</b> . 2b)	This action is non-final.			
3)□	This determine the state of the parallel property of the state of the				
	Claim(s) 2-29 is/are pending in the applicat	tion.`			
4/2	4a) Of the above claim(s) is/are without	drawn from consideration.			
5)⊠	20 ic	/are allowed.			
6)⊠		e rejected.			
/	Claim(s) 28 is/are objected to.				
مارا	Claim(s) are subject to restriction an	d/or election requirement.			
Applica	tion Papers				
۹۱۲	The specification is objected to by the Exam	niner.	Control of the William Control of the Control		
10)	The drawing(s) filed on is/are: a) □ a	ccepted or b) objected to by the E	xaminer.		
	Applicant move not request that any objection t	o the drawing(s) be held in abeyance	. See 37 CFR 1.00(a).		
11)	The proposed drawing correction filed on _	is: a)□ approved b)□ disap	pproved by the Examiner.		
,_	If approved, corrected drawings are required i	n reply to this Office action.	*		
12)[	The oath or declaration is objected to by the				
Priority	under 35 U.S.C. §§ 119 and 120				
13)	Acknowledgment is made of a claim for fo	reign priority under 35 U.S.C. § 11	19(a)-(d) or (f).		
	a) ☐ All b) ☐ Some * c) ☐ None of:				
	1 Certified copies of the priority docur	nents have been received.	·		
	2 Certified copies of the priority docur	nents have been received in Appli	ication No		
	3. Copies of the certified copies of the application from the Internation	priority documents have been red al Bureau (PCT Rule 17.2(a)). a list of the certified copies not red	ceived in this National Stage ceived.		
1 AND THE PARTY OF	Acknowledgment is made of a claim for dor	nestic priority under 35 U.S.C. § 1	19(e) (to a provisional application).		
a) ☐ The translation of the foreign language provisional application has been received.  15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application has been received.  15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.					
Attachn					
1) [] N	lotice of References Cited (PTO-892) lotice of Draftsperson's Patent Drawing Review (PTO-94 nformation Disclosure Statement(s) (PTO-1449) Paper N	(8) 5) Notice of Info	mmary (PTO-413) Paper Nots) nmal Patent Application (PTO-152)		
3) 🖂 "	mornation Disciosars states and the state of				

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#### **DETAILED ACTION**

#### Response to Arguments

1. Applicant's arguments filed 3/26/03 have been fully considered with the following effect.

Regarding to claims 2, 10, 19, 22, the applicant argues that Yamashita only discloses log amps that are operational amplifiers configured with feedback diodes for degarithmic operation. However, the newly added limitation "wherein the first and second log amps are progressive compression log amps" does not disclose in the specification, such as "progressive compression log amps". Therefore, this action is made final.

Claims 4, 14-15, 25-27, 29 are allowed.

# Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the first paragraph of 35 U.S.C. 112:
  - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 3. Claims 2, 10, 19, 22 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

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In the instant application, the claimed "the first and second log amps are progressive compression log amps" recited in claims 2, 10, 19, 22, are not clear supported elsewhere in the specification. Correction to the claims is requested.

4. Claims 2, 10, 19, 22, are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. See the explanation above.

To apply art, the examiner assumes that the first and second progressive compressive log amps are the same with the first and second log amps.

5. Claims 2, 10, 19, 22 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The term "the first and second log amps are progressive compression log amps" recited in the claims 2, 10, 19, 22 lacks a clear support teaching in the specification.

The dependent claims 3, 5, 12, 20, 23 are rejected base on the rejected independent claims.

To apply art, the examiner assumes that the first and second progressive compressive log amps are the same with the first and second log amps.

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## Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 7. Claims 2, 3, 5, 22-23, are rejected under 35 U.S.C. 102(b) as being anticipated by Yamashita et al. (u.s.p 4,906,836).

As to claims 2, 3, 5, 22, 23 Yamashita et al. disclose in Fig. 1, a measurement system comprising: a first log amp (LOG1) having a current output (inherent); a second log amp (LOG2) having a current output (inherent); and coupling to a differencing circuit (AMP1), wherein the differencing circuit is arranged to continuously process output from the first (LOG1) and second (LOG2) log amps; and the differencing circuit (AMP1) having a summing node (at the negative node and the positive node of AMP1).

### Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. Claims 10, 12, 19, 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamashita et al.(u.s.p 4,906,836).

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As to claims 10, 12, 19, 20, Yamashita et al. disclose in Fig. 1, the system comprising: a first log amp (LOG 1), and the second log amp (LOG 2); and wherein the first and second log amps are co-integrated on a substrate in a package. For example, (see the abstract) mentions that "An integrated circuit includes an operational amplifier... the output of the second logarithmic amplifier is connected to the inverting input terminal of the operational amplifier", thus obviously suggesting the first and second log amps are co-integrated on the semiconductor. In regard to claimed "co-integrated on the substrate" it is note that the reference is silent such feature; However, It would have been obvious to a person having ordinary skill in the art at the time the invention that any conventional semiconductor structure could have an co-integrated on the substrate implemented as an inherent design variations, as also well-known in the existing semiconductor technology.

### Allowable Subject Matter

- 10. Claims 4, 6-9, 11, 13-18, 21, 24-27, 29 are allowed.
- 11. Claim 28 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

Claims 4, 6-9, 16-18, 24, 29, the prior art does not suggest or teaching a first and second log amp having a first limiting, a second limiting output respectively coupling to

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the input of the phase detector; and phase detector comprising a multiplier; However, the first and second log amps coupled to the first and second input of differencing circuit wherein the differencing circuit consist essentially of a summing node; in combination with the other claimed elements.

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Claims 11, 13-15, 21, 25-27, the prior art does not disclose: a) a first and second log amps are co-integrated on a substrate and wherein the first and second log amps are arranged symmetrically about a center line; b) a first parasitic network and second parasitic network coupling to the first and second log amp respectively, and wherein the first and second parasitic networks have similar frequency responses; in combination with the other claimed elements; c) the difference circuit having more than three input and the first, second and third log amps coupling at that three input of the difference circuit; d) the differential circuit processing the first and second output signals, and utilizing a signal to be examined as the first input signal; and utilizing a reference signal as the second input signal; in combination with the other claimed features.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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#### Conclusion

12. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tung X Nguyen whose telephone number is (703) 305-3337. The examiner can normally be reached on 8:30am-5:00pm M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kamand Cuneo can be reached on (703)-308-1233. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-5841 for regular communications and (703) 308-5841 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

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May 16, 2003

KAMAND CUNEO

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800

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